

11-29-00

7

11/28/00



JC690 U.S. PTO

Please type a plus sign (+) inside this box -> ☒

Approved for use through 09/30/2000 OMB 0651-0032

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number

**UTILITY
PATENT APPLICATION
TRANSMITTAL**

Only for new nonprovisional applications under 37 C.F.R. § 1-53(b)

Attorney Docket No. IPC6-043
 First Inventor or Application Identifier John E Croninc
 Title Method of Researching and Analy
 Express Mail Label No. EK820398209US

JC692 U.S. PTO
09/23/96

11/28/00

APPLICATION ELEMENTS
See MPEP chapter 600 concerning utility patent application contents.**ADDRESS TO:** Assistant Commissioner for Patents
Box Patent Application
Washington, DC- 70731

1. ☒ * Fee Transmittal Form (e.g., PTO/SB/17)
(Submit an original and a duplicate for fee processing)
2. ☒ Specification Total Pages 29
(preferred arrangement set forth below)
- Descriptive title of the Invention
 - Cross References to Related Applications
 - Statement Regarding Fed sponsored R & D
 - Reference to Microfiche Appendix
 - Background of the Invention
 - Brief Summary of the Invention
 - Brief Description of the Drawings (if filed)
 - Detailed Description
 - Claim(s)
 - Abstract of the Disclosure
3. ☒ Drawing(s) (35 U.S.C. 113) Total Sheets 42
4. Oath or Declaration Total Pages 4
- a. ☒ Newly executed (original or copy)
- b. ☐ Copy from a prior application (37 C.F.R. § 1.63(d))
(for continuation/divisional with Box 16 completed)
- i. ☐ **DELETION OF INVENTOR(S)**
Signed statement attached deleting inventor(s) named in the prior application, see 37 C.F.R. §§ 1.63(d)(2) and 1.33(b).

5. ☐ Microfiche Computer Program (Appendix)
6. Nucleotide and/or Amino Acid Sequence Submission
(if applicable a, all necessary)
- a. ☐ Computer Readable Copy
- b. ☐ Paper Copy (identical to computer copy)
- c. ☐ Statement verifying identity of above copies

ACCOMPANYING APPLICATION PARTS

7. ☒ Assignment Papers (cover sheet & document(s))
8. ☐ 37 C.F.R. § 3.73(b) Statement ☒ Power of Attorney
(when there is an assignee)
9. ☐ English Translation Document (if applicable)
10. ☐ Information Disclosure Statement (IDS)/PTO-1449 ☐ Copies of IDS Citations
11. ☐ Preliminary Amendment
12. ☒ Return Receipt Postcard (MPEP 503)
(Should be specifically itemized)
- * Small Entity
13. ☒ Statement(s) ☐ Statement filed in prior application, Status still proper and desired
(PTO/SB/09-12)
14. ☐ Certified Copy of Priority Document(s)
(if foreign priority is claimed)
15. ☐ Other

* NOTE FOR ITEMS 1 & 13 IN ORDER TO BE ENTITLED TO PAY SMALL ENTITY FEES, A SMALL ENTITY STATEMENT IS REQUIRED (37 C.F.R. § 1.27), EXCEPT IF ONE FILED IN A PRIOR APPLICATION IS RELIED UPON (37 C.F.R. § 1.281)

16. If a **CONTINUING APPLICATION**, check appropriate box, and supply the requisite information below and in a preliminary amendment:

☐ Continuation ☐ Divisional ☐ Continuation-in-part (CIP) of prior application No: _____/_____

Prior application information: Examiner

Group I Art Unit

For **CONTINUATION** or **DIVISIONAL APPS** only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 4b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.

17. CORRESPONDENCE ADDRESS☐ Customer Number or Bar Code Label

Insert Customer No. or Attach bar code label here)

or ☐ Correspondence address below

Name

ipCapitalGroup, Inc.
Attention: Alike K. Collins, Ph.D.

Address

400 Cornerstone Drive, Suite 325

City

Williston

State

VT

Zip Code

05495

Country

Telephone

802-872-3200

Fax

802-288-9468

Name (Print/Type)

Alike K. Collins

Registration No. (Attorney/Agent)

43558

Signature

Date

11/28/00

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Patent Application, Washington, DC 20231.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

FEE TRANSMITTAL for FY 2001

Patent fees are subject to annual revision.

Complete if Known

Application Number _____
 Filing Date 11/28/00
 First Named Inventor John E. Cronin
 Examiner Name _____
 Group Art Unit _____
 Attorney Docket No. 1PCG-043

TOTAL AMOUNT OF PAYMENT

(\$) 647.00

METHOD OF PAYMENT

1. ☐ The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to:

Deposit Account Number _____
 Deposit Account Name _____

☐ Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17

☐ Applicant claims small entity status. See 37 CFR 1.27

2. ☐ Payment Enclosed:

☒ Check ☐ Credit card ☐ Money Order ☐ Other

FEE CALCULATION

1. BASIC FILING FEE

| Large Entity Fee Code (\$) | Small Entity Fee Code (\$) | Fee Description | Fee Paid |
|----------------------------|----------------------------|------------------------|------------|
| 101 710 | 201 355 | Utility filing fee | <u>355</u> |
| 106 320 | 206 160 | Design filing fee | |
| 107 490 | 207 245 | Plant filing fee | |
| 108 710 | 208 355 | Reissue filing fee | |
| 114 150 | 214 75 | Provisional filing fee | |

SUBTOTAL (1) (\$) 355

2. EXTRA CLAIM FEES

Total Claims 48 -20** = 28 X 9 = 252
 Independent Claims 2 -3** = X =
 Multiple Dependent =

| Large Entity Fee Code (\$) | Small Entity Fee Code (\$) | Fee Description | Fee Paid |
|----------------------------|----------------------------|--|----------|
| 103 18 | 203 9 | Claims in excess of 20 | |
| 102 80 | 202 40 | Independent claims in excess of 3 | |
| 104 270 | 204 135 | Multiple dependent claim, if not paid | |
| 109 80 | 209 40 | ** Reissue independent claims over original patent | |
| 110 18 | 210 9 | ** Reissue claims in excess of 20 and over original patent | |

SUBTOTAL (2) (\$) 252

**or number previously paid, if greater; For Reissues, see above

FEE CALCULATION (continued)

| Large Entity Fee Code (\$) | Small Entity Fee Code (\$) | Fee Description | Fee Paid |
|----------------------------|----------------------------|--|-----------|
| 105 130 | 205 65 | Surcharge - late filing fee or oath | |
| 127 50 | 227 25 | Surcharge - late provisional filing fee or cover sheet | |
| 139 130 | 139 130 | Non-English specification | |
| 147 2,520 | 147 2,520 | For filing a request for <i>ex parte</i> reexamination | |
| 112 920* | 112 920* | Requesting publication of SIR prior to Examiner action | |
| 113 1,840* | 113 1,840* | Requesting publication of SIR after Examiner action | |
| 115 110 | 215 55 | Extension for reply within first month | |
| 116 390 | 216 195 | Extension for reply within second month | |
| 117 890 | 217 445 | Extension for reply within third month | |
| 118 1,390 | 218 695 | Extension for reply within fourth month | |
| 128 1,890 | 228 945 | Extension for reply within fifth month | |
| 119 310 | 219 155 | Notice of Appeal | |
| 120 310 | 220 155 | Filing a brief in support of an appeal | |
| 121 270 | 221 135 | Request for oral hearing | |
| 138 1,510 | 138 1,510 | Petition to institute a public use proceeding | |
| 140 110 | 240 55 | Petition to revive - unavoidable | |
| 141 1,240 | 241 620 | Petition to revive - unintentional | |
| 142 1,240 | 242 620 | Utility issue fee (or reissue) | |
| 143 440 | 243 220 | Design issue fee | |
| 144 600 | 244 300 | Plant issue fee | |
| 122 130 | 122 130 | Petitions to the Commissioner | |
| 123 50 | 123 50 | Processing fee under 37 CFR 1.17(q) | |
| 126 180 | 126 180 | Submission of Information Disclosure Stmt | |
| 581 40 | 581 40 | Recording each patent assignment per property (times number of properties) | <u>40</u> |
| 146 710 | 246 355 | Filing a submission after final rejection (37 CFR § 1.129(a)) | |
| 149 710 | 249 355 | For each additional invention to be examined (37 CFR § 1.129(b)) | |
| 179 710 | 279 355 | Request for Continued Examination (RCE) | |
| 169 900 | 169 900 | Request for expedited examination of a design application | |

Other fee (specify) _____

*Reduced by Basic Filing Fee Paid

SUBTOTAL (3) (\$) 40

SUBMITTED BY

Name (Print/Type) Alike K. Collins
 Signature [Signature]

Registration No.
(Attorney/Agent)

43558

Complete (if applicable)

Telephone 802-872-3200Date 11/28/00

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

| | |
|---|---|
| STATEMENT CLAIMING SMALL ENTITY STATUS (37 CFR 1.9(f) & 1.27(c))-SMALL BUSINESS CONCERN | Docket Number (Optional) <u>1 PC G - 0 4 3</u> |
| <p>Applicant, Patentee, or Identifier: <u>John Edward Cronin, Yu Wang Bibby</u></p> <p>Application or Patent No.: _____</p> <p>Filed or Issued: _____</p> <p>Title: <u>Method of researching and analyzing information contained in a database</u></p> <p>I hereby state that I am <input type="checkbox"/> the owner of the small business concern identified below. <input checked="" type="checkbox"/> an official of the small business concern empowered to act on behalf of the concern identified below:</p> <p>NAME OF SMALL BUSINESS CONCERN <u>ipCapitalGroup, Inc.</u></p> <p>ADDRESS OF SMALL BUSINESS CONCERN <u>400 Cornerstone Drive, suite 325</u> <u>Williston, VT 05495</u></p> <p>I hereby state that the above identified small business concern qualifies as a small business concern as defined in 13 CFR Part 121 for purposes of paying reduced fees to the United States Patent and Trademark Office. Questions related to size standards for a small business concern may be directed to: Small Business Administration, Size Standards Staff, 409 Third Street, SW, Washington, DC 20416.</p> <p>I hereby state that rights under contract or law have been conveyed to and remain with the small business concern identified above with regard to the invention described in:</p> <p><input checked="" type="checkbox"/> the specification filed herewith with title as listed above. <input type="checkbox"/> the application identified above. <input type="checkbox"/> the patent identified above.</p> <p>If the rights held by the above identified small business concern are not exclusive, each individual, concern, or organization having rights in the invention must file separate statements as to their status as small entities, and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d), or a nonprofit organization under 37 CFR 1.9(e).</p> <p>Each person, concern, or organization having any rights in the invention is listed below: <input type="checkbox"/> no such person, concern, or organization exists. <input type="checkbox"/> each such person, concern, or organization is listed below.</p> <p>Separate statements are required from each named person, concern or organization having rights to the invention stating their status as small entities. (37 CFR 1.27)</p> <p>I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))</p> <p>NAME OF PERSON SIGNING <u>THOMAS F. HUNT</u></p> <p>TITLE OF PERSON IF OTHER THAN OWNER <u>SENIOR VICE PRESIDENT</u></p> <p>ADDRESS OF PERSON SIGNING <u>400 CORNERSTONE DR, SUITE 325 WILLISTON, VT</u></p> <p>SIGNATURE <u>Thomas F. Hunt</u> DATE <u>27 NOV 00</u></p> | |

[illegible]

JOHN EDWARD CRONIN AND YU WANG BIBBY

ATTORNEY DOCKET NO.: IPCG-043

ipCAPITALGROUP, Inc.

Williston, VT 05495

802-872-3200

EXPRESS MAIL NO.: EK820398209US

METHOD OF RESEARCHING AND ANALYZING INFORMATION CONTAINED IN A DATABASE

5 **Field of the Invention**

The present invention relates to a method of researching and analyzing information contained in databases and more particularly to information contained in electronic databases accessible over the Internet.

10 **Background of the Invention**

A large number of databases are available in the public domain that are accessible over the Internet and contain a plethora of information. A database is defined as a collection of data organized especially for rapid search and retrieval as by a computer. The data may be text documents and/or images or numbers.

15

One example of a database is the patent database displayed in the United States Patent and Trademark Office (USPTO) web page. A provider, in this case the USPTO organization, provides and displays documents (i.e., patents) in the database and defines a method of searching the database using standard patent fields, i.e., patent number, inventor, assignee, issue date and title, among others. A user may also search the database by entering a search query consisting of specific keywords encoded in a Boolean formalism. The result of the database search is a list of documents that contain the standard patent fields or the keywords the user requested.

20

25 However, in many cases a user searches for specific type of information which although it may be contained in the database documents it cannot be directly accessed using the conventional search methods because the specific search query was not envisioned by the provider or was not intended to be searched. These specific types of search queries require advanced search methods and are used in research applications.

30

One such advanced search method is described in U.S. Patent 6,038,561, where a dynamic concept (or “natural language”) query is performed. A user enters a list of words ranging from a single keyword to an entire document in a user-specified query document. This user-specified query document is then compared for similarity to a set of documents contained in the database and measures of similarity scores are obtained. These measures of similarity scores provide answers regarding patent infringement between two patents, or synergy between companies and inventories, among others.

However, in general research applications, a user seeks answers to a “new set of questions” and is not looking to develop a similarity analysis between two documents but rather to develop “a thesis about a new subject matter”. The “new subject matter” may be an assessment of the technical capabilities of a given company, a business strategy, a marketing analysis, type of material or human resources required to set-up a specific operation or to develop a specific type of technology. This type of research is usually performed manually in a non-systematic way. It is also cumbersome and takes a long time.

There is a need for an advanced method of researching electronically information in existing databases in order to develop via analysis and/or synthesis a new type of information database and ultimately “a thesis about a new subject matter”.

Summary of the Invention

In general, in one aspect, the invention provides a method of researching and analyzing information contained in a plurality of documents. The documents belong to a first database and are organized according to a first set of fields for an electronic search and retrieval by a computer. The method includes first conducting an electronic search of the first database to retrieve at least one document, then developing a second set of fields and then reading the at least one document to retrieve information pertaining to the user defined fields. The next step is entering into a second database the at least one document, the values of the first set of fields for the at least one document, the second set of fields

and the retrieved information pertaining to the second set of fields and finally analyzing the information that is contained in the second database.

Implementations of the invention may include one or more of the following features. The

5 first database may be searched based on the first set of fields, keywords, a Boolean phrase and on a “natural language” query. The first database may be a patent database, the documents may be patents and the first set of fields may be patent fields. The patent database may be the United States Patent and Trademark Office patent database, the European Patent Office patent database, the Japanese Patent Office patent database and
10 an international patent database. The patent fields may be selected from a group consisting of Patent Number, Title, Assignee Name and Location, Filing date, Date of patent, Application Number, Inventor(s) Name, U.S. Class, U.S. Subclass, International Class, International Subclass, Field of Search, Number of references cited, Number of claims, Number of independent claims, Abstract, Name of Primary Examiner, Name of
15 secondary Examiner or Name of attorney, agent, firm. The documents may be publications, books, newspapers, and magazines. The second set of fields may be user-defined fields and may be developed from answers to questions contained in a first input form. The user-defined field may include a core competency of an invention, a technology of an invention, an element of an invention, a business driver for an
20 invention, a product of an invention, a field of an invention, a problem solved by an invention, an intellectual property strategy for an invention, a priority of an invention, a capability for producing an invention, a level of novelty of an invention, a market size for an invention, a maturity level of an invention, a level of importance of an invention, a patent strategy of an invention, a business strategy of an invention, ability to detect use of
25 an invention, an estimate of use of an invention by competitors, an estimate of use of an invention by suppliers, an estimate of use of an invention by customers, an estimate of alliance potential generated by an invention, an estimate of technology transfer potential generated by an invention, a level of prestige generated by an invention, an estimate of licensing potential of an invention and an estimate of market potential
30 generated of an invention. The second database may be an Access™ type database.

The step of analyzing the information contained in the second database includes entering the information into a spreadsheet and displaying the user-defined fields in graphs and tables. Each user-defined field may be associated with a value and the analyzing includes summation of the values for each user-defined field. More than one document may be
5 retrieved. The method may also include developing a high level of abstraction view of the retrieved documents.

In general, in another aspect, the invention features an apparatus for researching and analyzing information contained in a plurality of documents including a computer system
10 having a display and a central processing unit (CPU). The computer system accesses an Internet website. The Internet website has a first database that contains a plurality of documents organized according to first set of fields for an electronic search and retrieval by the computer system. The computer system also includes one or more computer
15 instructions for conducting an electronic search of the first database to retrieve at least one document, one or more computer instructions for developing a second set of fields, one or more computer instructions for entering into a second database the at least one document, values of the first set of fields for the at least one document, the second set of fields and information pertaining to the second set of fields extracted via reading from the
20 at least one document and one or more computer instructions for analyzing the information contained in the second database. The second database may be contained within the computer system.

Among the advantages of this invention may be one or more of the following. The invention provides a method of analyzing patents and extracting information pertaining to
25 market, business, IP strategy, business strategy and technology for one or more inventions.

The details of one or more embodiments of the invention are set forth in the accompanying drawings and description below. Other features, objects and advantages of
30 the invention will be apparent from the following description of the preferred embodiments, the drawings and from the claims.

Brief Description of the Drawings

FIG. 1 is a block diagram of a patent mapping process according to this invention.

5

FIG. 2 is a block diagram of a first input form.

FIG. 3 is a block diagram of a second input form.

10 FIG. 4 is a worksheet input file for the core competencies field.

FIG. 5 is a worksheet input file for the technologies field.

FIG. 6 is a worksheet input file for the elements field.

15

FIG. 7 is a worksheet input file for the business driver's field.

FIG. 8 is a worksheet input file for the product categories field.

20 FIG. 9 is a worksheet input file for the fields of invention field.

FIG. 10 is a worksheet input file for the problems field.

FIG. 11 is a worksheet input file for the IP strategy field.

25

FIG. 12 is a worksheet input file for the priorities field.

FIG. 13 is a worksheet input file for the invention view field.

30 FIG. 14 is a worksheet input file for the applied invention matrix (AIM) class field.

FIG. 15 is a worksheet input file for the market size field.

FIG. 16 is a worksheet input file for the maturity of technologies field.

5 FIG. 17 is a worksheet input file for the importance of products field.

FIG. 18 is a worksheet input file for the patent strategy field.

FIG. 19 is a worksheet input file for the business strategy field.

10

FIG. 20 is a worksheet input file for the detectability field.

FIG. 21 is a worksheet input file for the competitors use field.

15 FIG. 22 is a worksheet input file for the suppliers use field.

FIG. 23 is a worksheet input file for the customers use field.

FIG. 24 is a worksheet input file for the alliance potential field.

20

FIG. 25 is a worksheet input file for the technology transfer field.

FIG. 26 is a worksheet input file for the prestige field.

25 FIG. 27 is a block diagram of a third input form.

FIG. 28 is a block diagram for the high level of abstraction (HLA) Framework.

FIG. 29 is a worksheet input file for the HLA framework.

30

FIG. 30 illustrates a representative screen shot for a patent record in the database 510.

FIG. 31 is a bar graph depicting the IP space for electronic equipment occupied by four competing companies A, B, C and D.

FIG. 32 is a bar graph depicting the technology space occupied by the four competing
5 companies A, B, C and D of FIG. 31.

FIG. 33 is a bar graph depicting the business drivers for the four competing companies A, B, C and D of FIG. 31.

10 FIG. 34 is a bar graph depicting the core competencies for the four competing companies A, B, C and D of FIG. 31.

FIG. 35 is a bar graph depicting the year the patents belonging to the four competing
15 companies A, B, C and D of FIG. 31 were issued.

FIG. 36 is a Venn diagram depicting a first example of the IP and product space occupied
by companies A and B.

FIG. 37 is a Venn diagram depicting a second example of the IP and product space
20 occupied by companies A and B.

FIG. 38 is a Venn diagram depicting a third example of the IP and product space
occupied by companies A and B.

25 FIG. 39 is an apparatus for implementing the mapping process of this invention.

Like reference numbers and designations in the various drawings indicate like elements.

Detailed Description of the Preferred Embodiment

Referring to FIG. 1, a patent mapping process 100 includes the following steps. First a user fills out input forms 302, 304 and 306. Input forms 302, 304 and 306 are used to identify the user's areas of interests including product, technology, process, business, and market, among others. The information captured in input form 302 is used to define fields for an electronic search query 202 and to construct a filter 230. The information captured in input forms 304 and 306 is used to construct a High Level of Abstraction (HLA) framework 401 and user-defined fields 300. These user-defined fields 300 represent the specific interests of the user or the specific questions a user would like to answer.

Referring to FIG. 2, in first input form 302 the user is asked to list all disclosures 520, patents 521 and technical papers 522 known to the user in the areas of interest, define the technology areas, scopes and boundaries for the mapping process 523 and list all major competitors 524, suppliers 525 and customers 526 in the areas of interest.

Referring to FIG. 3, in second input form 304, the user is asked to answer questions in specific areas including core competencies 530, technologies 531, elements 532, business drivers 533, products 534, fields of the invention 535, problems solved 536, intellectual property (IP) strategy 537, priorities 538, invention view capabilities 539, applied invention matrix (AIM), i.e., level of novelty 540, market size 541, maturity of technology 542, importance of products 543, patent strategy 544, business strategy 545, detectability of the invention 546, use of the invention by competitors 547, suppliers 548, and customers 549, alliance potential 550, technology transfer potential 551 and prestige 552. For each specific area a spreadsheet type input file is filled out that includes a list of all relevant parameters, their definition and a measure of their importance for the development of the specified product or technology. The information captured in input form 304 is user specific and varies from user to user. This information is used to transform user-specific conditions, constraints and measures into user-defined fields 300 and HLA framework 401, shown in FIG. 1.

In the question about core competencies, the user is asked to describe the technical expertise and skills that are needed to produce the inventions of interest. Examples of core competencies include mechanical engineer, software engineer, economist, database analyst, market analyst and marketing. Referring to FIG. 4, the core competencies input file for the development of a drug product includes a first column that lists all the type of special expert skills that are needed to produce the drug, a second column that describes each skill and a third column with a weight factor having values ranging from 1 to 10 indicating the weight of importance for each skill. In the example of FIG. 4, the expert skills needed to produce the drug are organic chemist, chemical engineer, biochemist, toxicologist, physical chemist, analytical chemist and a medical doctor.

In the question about technologies, the user is asked to describe the technologies utilized in developing the inventions of interest. Examples of technologies include robotics, semiconductor processes, quality control and quantitative analysis. Referring to FIG. 5, the input file for the technologies includes a first column that lists all the technologies, a second column that describes each technology and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each technology. Among the technologies needed to produce the drug of FIG. 4 are organic chemistry, analytical chemistry, animal studies and manufacturing processes.

In the question about elements, the user is asked to describe the principal elements of the inventions. Examples of elements for an apparatus invention include all the actual elements of the invention. For a method type invention the elements include all the steps or processes of the invention. Referring to FIG. 6, the input file for the elements includes a first column that lists all the elements, a second column that describes each element and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each element. Among the elements of the drug of FIG. 4 are its chemical formulation, user-friendly package and patient reaction.

In the question about business drivers, the user is asked to describe the commercial advantages of the inventions of interest. Examples of business drivers include higher

yield, reduced cost, improved uniformity and reduced size. Referring to FIG. 7, the input file for the business drivers includes a first column that lists all the commercial advantages of the invention, a second column that defines each advantage and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each advantage. Among the business drivers for the invention of the drug of FIG. 4 are its market response, user convenience and new treatment method.

In the question about products and product categories, the user is asked to describe the products of the inventions of interest. Examples of products include electrodes, business forecasting, business plans. Referring to FIG. 8, the input file for the products includes a first column that lists all the products, methods and processes that the invention produces, a second column that describes each product and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each product. Among the product categories of the drug of FIG. 4 are included estrogen, calcitonin, estrogen inhibitors, disease treating and preventing drugs.

In the question about fields of invention, the user is asked to describe the specific fields of the inventions of interest. Examples of fields of invention include etching, temperature control, data processing, and data compression. Referring to FIG. 9, the input file for the fields of the invention includes a first column that lists all the specific fields of the invention, a second column that defines each field and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each field. Among the fields of the invention for the drug of FIG. 4 are included synthetic chemistry, formulation and method of use of products.

In the question about problems, the user is asked to describe the major technical problems that the invention solves. Examples of problems include how to resist corrosion, compress data, and accelerate electrons. Referring to FIG. 10, the input file for the problems of the invention includes a first column that lists all the major problems that one would like to solve with the invention, a second column that describes each problem and a third column with weight factors having values from 1 to 10 indicating the weight

of importance for each problem. Among the problems of the invention for the drug of FIG. 4 are included how to improve of bioavailability, how to improve drug acceptance and how to increase drug efficacy.

5 In the question about Intellectual Property (IP) strategy, the user is asked to rate the technologies or products of the inventions of interest according to the patent strategy of the user's company. The company patent strategy is used to plan product and technology development and to secure a competitive position in the market. If a company does not have a defined patent strategy this field is left empty and an initial map is completed
10 without this information. The results of the initial map are used to develop a company patent strategy. This developed patent strategy is then used to update the results of the initial patent map. Referring to FIG. 11, the input file for the intellectual property strategy includes a first column that lists all the possible IP strategies for each technology or product of the invention, a second column that describes each product or technology,
15 and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each technology or product. In one example, the IP strategies include patenting around a competitor's patents, publishing in front of a competitor's patents, publishing around a competitor's patents, increasing understanding of a competitor's patents and belonging not in area of interest of a competitor's patents.

20 In the question about priorities, the user is asked to prioritize each technology and or product of the inventions. Referring to FIG. 12, the input file for the priorities of the technologies and products includes a first column that rates qualitatively the level of priority and a second column that lists each technology and/or product of the invention.
25 In one example, the levels of priorities are rated as emergency, high, medium and low.

In the question about invention view, the user is asked to describe the capabilities needed to produce the products of the inventions of interest. Referring to FIG. 13, the input file for the invention view includes a first column that lists the user's own capabilities,
30 competitor's capabilities and supplier's capabilities and a second column that describes user's capabilities, competitors' capabilities and suppliers' capabilities, respectively.

In the question about applied invention matrix (AIM) class, the user is asked to categorize the technology fields of the inventions of interest by the level of novelty. The novelty level is characterized as “breakthrough” for a very broad fundamental technology or product, “distinctive” for a unique method, offbeat approach, or intermediate improvement and “incremental” for a very detailed incremental improvement. Referring to FIG. 14, the input file for the AIM Class of the invention includes a first column that rates the novelty level and a second column that describes each product or technology of the invention.

10

In the question about market size, the user is asked to estimate the market size range for the technology fields and products of the inventions of interest. Referring to FIG. 15, the input file for the market size includes a first column that rates the market size range and a second column that describes each product or technology of the invention. In one example, the market size ranges include 1 million to 10 million dollars, 10 million to 100 million dollars, 100 million to 1 billion dollars, 1 billion to 5 billion dollars and greater than 5 billion dollars.

15

In the question about maturity of technology, the user is asked to rate the maturity of the technology and products of the inventions of interest. Referring to FIG. 16, the input file for the maturity of technologies includes a first column that rates the technology maturity level, a second column that describes each product or technology of the invention and a third column with weight factors having values from 1 to 10 indicating the weight of importance for each technology or product. In one example, the maturity level is characterized as “last generation”, “current generation” and “emerging generation”.

20

25

In the question about importance of the invention to current or planned products the user is asked to rate the importance of the invention for current or planned company products. Referring to FIG. 15, the input file for the importance of the products includes a first column that rates the importance of a product, a second column that describes each product or technology of the invention and a third column with weight factors having

30

values from 1 to 10 indicating the weight of importance. In one example, the importance is characterized as “peripheral” for user or supplier related inventions, “element of a product” for a product manufactured by the user’s company and is interchangeable with another type of product from the user’s company or from another company, “essential to a product” for a product essential to the user’s product line and “creates a product” if the invention can be used to make the entirety of a new product.

In the question about patent strategy, the user is asked to rate the strategic importance of the invention to the overall company patent strategy. Referring to FIG. 18, the input file for the patent strategy includes a first column that rates the invention according to the company’s patent strategy, a second column that describes each product or technology of the invention and a third column with weight factors having values from 1 to 10 indicating the weight of importance. In one example, the different categories for the strategic importance of the invention to the overall company patent strategy include, “no patent strategy in the invention field”, “high strategic importance”, “medium strategic importance” and “low strategic importance”.

In the question about business strategy, the user is asked to rate the importance of the technologies or products of the invention to the overall company business strategy. Referring to FIG. 19, the input file for the business strategy includes a first column that rates the business strategy, a second column that describes each product or technology of the invention and a third column with weight factors having values from 1 to 10 indicating the weight of importance. In one example, the different categories for the strategic importance of the invention to the overall company business strategy include, “no business strategy in the invention field”, “high business importance”, “medium business importance” and “low business importance”.

In the question about detectability, the user is asked to rate the technologies or products of the invention by the ability to detect their use by others. In general, it is easy to detect the use of an apparatus or a product of an invention by others whereas the use of methods and processes are often undetectable. Referring to FIG. 18, the input file for the

detectability includes a first column that rates the detectability, a second column that describes each product or technology of the invention and a third column with weight factors having values from 1 to 10 indicating the weight of detectability. In one example, the ability to detect the use of an invention by others is rated as “obvious”, “easily detected”, “detectable with work” and “undetectable”. In the drug example of FIG. 4, the methods for coating, tableting, packaging, use and combination with other products are rated as “obvious”. The methods of chemical formulation and synthetic chemistry are rated as “detectable with work”.

In the question about competitive use, the user is asked to rate the technologies or products of the invention by the percentage of competitors who would use them. Referring to FIG. 21, the input file for the competitive use includes a first column that rates the competitive use and a second column that describes each product or technology of the invention. In one example, the ratings for the competitive use include “less than 10% of competitors will use”, “10% to 50% of competitors will use”, “most competitors will use”, “unknown” and “will only be used by user’s company”. In the drug example of FIG. 4, it is estimated that most competitors will use the methods of tableting, coating and packaging, whereas only 10 % to 50% percent of the competitors will use the methods of formulation, use, synthetic chemistry and combination of products.

In the question about suppliers’ use, the user is asked to rate the technologies or products of the invention by the percentage of suppliers who would use them. Referring to FIG. 22, the input file for the suppliers’ use includes a first column that rates the suppliers use and a second column that describes each product or technology of the invention. In one example, the ratings for the suppliers’ use include “less than 10% of suppliers will use”, “10% to 50% of suppliers will use”, “most suppliers will use”, and “unknown”. In the drug example of FIG. 4, it is estimated that most suppliers will use the synthetic chemistry method, whereas less than 10 % percent of the suppliers will use the methods of formulation, use, tableting, coating, packaging methods and combination of products.

In the question about customer use, the user is asked to rate the technologies or products of the invention by the percentage of customers who would use them. Referring to FIG. 23, the input file for the customer use includes a first column that rates the customer use and a second column that describes each product or technology of the invention. In one example, the ratings for the customer use include “no customer will use”, “less than 10% of customers will use”, “10% to 50% of customers will use”, “most customers will use”, and “unknown”. In the drug example of FIG. 4, it is estimated that no customer will use the methods for synthetic chemistry, chemical formulation, use, tableting, coating, packaging methods and combination of products.

In the question about alliance potential, the user is asked to rate the technologies or products of the invention by the level of potential current or anticipated alliance activity that the invention will enable between the user’s company and other companies. Referring to FIG. 24, the input file for the alliance potential includes a first column that rates the alliance potential and a second column that describes each product or technology of the invention. In one example, the alliance potential is rated as “low”, “medium”, “high” and “unknown”. In the drug example of FIG. 4, the alliance potential for the method for tableting is rated as “low”, for the methods of packaging and formulation as “medium” and for the methods for synthetic chemistry, coating, use and combination of products as “high”.

In the question about technology transfer, the user is asked to rate the technologies or products of the invention by the level of current or anticipated technology transfer that the invention will enable between the user’s company and other companies. Referring to FIG. 25, the input file for the technology transfer includes a first column that rates the technology transfer probability and a second column that describes each product or technology of the invention. In one example, the technology transfer potential is rated as “low”, “medium”, “high” and “unknown”. In the drug example of FIG. 4, the technology transfer potential for the methods of tableting and coating is rated as “low”, for the methods of packaging and formulation as “medium” and for the methods for synthetic chemistry, use and combination of products as “high”.

In the question about prestige, the user is asked to rate the technologies or products of the invention by the level of prestige or recognition that may bring to the inventors and the company. Referring to FIG. 26, the input file for the prestige includes a first column that rates the prestige level and a second column that describes each product or technology of the invention. In one example, the prestige level is rated as “low”, “medium” and “high”. In the drug example of FIG. 4, the prestige level for the methods of tableting and formulation is rated as “low”, for the methods of packaging, coating and synthetic chemistry as “medium” and for the methods of use and combination of products as “high”.

Referring back to FIG. 1, the information captured in third input form 306 is used to develop a High Level of Abstraction (HLA) framework 401 for a specific technology or product. Referring to FIG. 27, third input form 306 includes a first step 560, where the user is asked to separate the products and technologies into general categories, a second step 562, where the user is asked to separate the general categories into a first set of sub-categories, a third step 564, where a user is asked to separate each first sub-category into another level of sub-categories and a fourth step 566, where the user is asked to enter the results from the first, second and third steps into a spreadsheet.

Referring to FIGS. 28 and 29, the HLA framework 401 includes a main category 412 and a first and second subcategories, 414 and 416, respectively. In one example, the specific product is a computer 420 and the HLA main categories 412 are the processor 422, monitor 424, and the input devices 426. The first subcategories 414 of the processor 422 main category are the motherboard 428, the graphics board 430 and the disk drives 432. The first subcategory of the monitor 424 main category is the screen 434. The first subcategories of the input devices 426 are the mouse 436 and the keyboard 438. The second subcategories 416 of the motherboard 428 first subcategory are the CPU 440, the cache 442, and the ports 444. The second subcategories 416 of the mouse 436 first subcategory are the buttons 446. The HLA framework is applied to the group of relevant patents 500 to form HLA clusters 402 of the collected patents. Each patent in the group

of relevant patents 500 is evaluated and placed in the appropriate HLA cluster 450. Both the formation of HLA clusters and the extraction of information to fill-out the user-defined fields occur during the reading and evaluation of the patents 310.

5 Referring again to FIG. 1, after filling out input forms 302, 304 and 306 the user conducts an electronic search 202 of the USPTO patent database 200. The USPTO database 200 is indexed according to standard patent fields 210, which are listed in Table 1. The user can search the USPTO database 200 based on one or more of the standard patent fields 210. In one example, an electronic search is conducted for all patents issued to a specific
10 assignee in a given specific time period. The first patent field is the assignee name and the second is the year. The result of such an electronic search is a list of patents 220 which belong to the specified assignee and were issued on a specified. In addition to a patent field, the USPTO database can also be search via a "keyword". In this case one or more keywords are formulated into a Boolean phrase and the database is searched for
15 patents that contain the defined Boolean phrase. A user can also search the USPTO database via a "natural language" query described in U.S. 6,038,561, incorporated herein by reference.

Continuing to refer to FIG. 1, in the next step a filter 230 is applied to the list of patents
20 220. Filter 230 is developed based on the information contained in the input form 302. The result of filtering is a list of more relevant patents 500. As was mentioned above, based on the information contained in the second input form 304 user-defined fields 300 are developed. The user-defined fields 300 are used to evaluate the list of relevant patents 500. The evaluation 310 includes reading each patent and extracting information
25 pertaining to the user defined fields 300. These user-defined fields 300 are not directly described in the specifications of the relevant patents 500. In some cases they are mentioned in the patents but in most cases they are inferred by the description of the invention. In one example, when a material is described to be processed by chemical vapor deposition (CVD) it can be inferred that the capabilities needed to produce this
30 material include a CVD reactor, expertise and equipment in high vacuum, specialty gases and scrubbing systems for poisonous gases. To conduct this type of evaluation 310 a

knowledgeable individual reads and analyzes each patent in the group of relevant patents 500 and extracts information pertaining to each user-defined field 300 either directly or via inference.

5 In the next step a data value system (DVS) 502 receives the information pertaining to the specific patent field queries 250, the information pertaining to the specific user-defined field queries 350 and the clustered patents 402 and enters them into a DVS database 510. In one example the DVS database 510 is formulated as an Access™ type database provided by Microsoft Inc. An Access™ type database can accommodate a large number
10 of documents and each document is allowed to have several fields. Information of predetermined types is entered into the fields and the information is accessed via a query based on the same predetermined fields. In addition to this type of field based query, the Access™ type database provides a query language so that a user can form relational inquiries into the database. An example of a relational inquiry for database 510 includes a
15 specific patent number “AND” a business driver field “FOR” a specific technology field.

Referring to FIG. 30, a screen shot of an Access™ type database 510 includes for each patent belonging to group 500 an index number 610, the information for all the requested patent fields including, patent number 611, issue date 612, class 613, subclass 614,
20 inventor names 615, assignee name 616, title 617, abstract 618, number of total claims 619, number of independent claims 620, number of citations 621, number of citations originating not from the applicants 622, number of content terms in first claim 623, and number of content terms in exemplary claim (not shown). The database also includes the information for all the user-defined fields 300, such as, core competency 530, technology
25 531, elements 532, business drive 533, product 534, field of invention 535, problems solved 536, IP strategy 537, priority 538, invention type 626, invention view 539 and novelty level (AIM) 540. Each patent is also assigned a cluster number 624.

Referring to Table 3, the information contained in the Access™ database 510 is used to
30 construct an Excel™ type spreadsheet 650. Spreadsheet 650 has columns 660 including all patent fields 651, all user-defined fields 300 and all the values associated with the

user-defined fields. The values are summed for each user defined field and the sums are displayed on the spreadsheet (not shown) and on the screen shot 625, shown in FIG. 30. The Excel™ spreadsheet is used to construct Pivot™ Tables, Graphs and Patent Maps 504 and to analyze the data 506, as shown in FIG. 1. Examples of analyses include a product analysis, a technology analysis, a business driver's analysis, a core competency analysis, a timing analysis, a silver bullet analysis, a claims analysis, a patent assessment tool analysis and a summary analysis.

Referring to FIG. 31, in one example, the IP space for electronic equipment manufactured by four competing companies, A, B, C and D is segmented by specific product type. The largest product segment includes patents on low noise operational amplifiers and company C occupies the majority space in this segment. The smallest product segment includes patents on bandgap temperature sensors and companies A and C are the two major competitors sharing this segment space. Other segments include patents on active filter, balanced mixer circuit, bipolar transistors, digital-analog converters, gating lateral transistor structure, multi stage resistive ladder, operational amplifiers (other than low noise or fixed gain), operational amplifiers with fixed gain, optically coupled isolator circuits, switches, voltage reference circuits and voltage regulators.

Referring to FIG. 32, in one example, the technology IP space of the same four major competitors A, B, C and D of FIG. 31 is segmented by specific processes and technologies. The segments include analog circuitry design, BiCMOS analog process, Bipolar analog processes, CMOS analog processes, IC Package, logic circuitry design and semiconductor processes. The largest technology segment includes patents on analog circuitry design and companies A and C dominate this segment. The smallest technology segment includes patents on semiconductor processes and companies B and C dominate this segment.

Referring to FIG. 33, the business drivers of the same four major competitors A, B, C and D of FIG. 31 include better performance, increase battery life, increase functionality, increase versatility, meet the new market needs, reduce cost, reduce power consumption,

reduce size and weight. The main drivers are better performance, reduce power consumption, increase battery life and reduce cost.

Referring to FIG. 34, the core competencies of the same four major competitors A, B, C and D of FIG. 31 include analog designer, device engineer, logic engineer, system engineer and process engineer. The main core competency for all four companies is the analog designer.

Referring to FIG. 35, a timing analysis of the same four major competitors A, B, C and D of FIG. 31 indicates that the majority of the patents were issued in years 1998, 1999 and 2000 and the majority of these patents were granted to company D. Company B owns most of the patents issued in the early years from 1973 to 1982. Company B continues to patent inventions in this field, but not to the same extend as companies A, C and D.

Based on the analysis of the patent mapping results the IP space occupied by a company is mapped out in connection to the IP space occupied by other companies, the space occupied by its own products and the space occupied by other companies products. Referring to FIG. 36, the IP space of company A, represented by Venn diagram 802, intersects the space where company A has products, represented by Venn diagram 808, and is tangential to the IP spaces of company B IP space, represented by Venn diagram 806. Company B IP space 806 intersects the space where company B has products, represented by Venn diagram 804 and the product space 804 is tangential to the IP space of company A 802. However, the product space of company A 808 intersects both the IP space 806 and product space 804 of company B. The common area 810 between company A product space 808 and company B IP space 806 is called the dark space and indicates a space where company B has patents and company A has products which may violate company B's patent space. Dark space 810 identifies licensing opportunities for company B. Area 812 where company A has products but neither company A or company B have patents is called the gray space. Grey space 812 identifies opportunities for patenting for both company A and company B.

Referring to FIG. 37, company B's product space 804 intersects company A's IP space 802 and company B's IP space. The intersect space between company A' IP space and company B's product space minus the space occupied by company B's IP space defines a green space 814 where company A has IP and company B has products violating company A's IP space. The green space 814 identifies licensing opportunities for company A.

Referring to FIG. 38, there is a fourth space area called white space, represented by Venn diagram 820 where no patents exist, but company A has a developed a capability, represented by Venn diagram 816 and there is a market need, represented by Venn diagram 818. White space 820 identifies new opportunities for patenting for company A.

Referring to FIG. 39, an apparatus 850 for implementing the mapping process 100 includes a computer system 851, connected to the Internet 862. The computer system 851 includes a CPU unit 852, a screen 854, a keyboard 856, and a mouse 858. The CPU unit includes additional components of the computer system 851 (not shown) such as a processor, memory, a disk drive, a compact disc read only memory and an interface system for connecting to the Internet 862. The USPTO has a Webpage 864 accessible via the Internet 862. The USPTO Webpage 864 contains the searchable patent database 200. A search query is send from the computer system 851 to the USPTO database 200. The search results are received by the computer system 851 and entered in database 500 housed in the computer system 851. The computer system 851 is part of a network (not shown) that includes other computer systems connected with each other and with computer system 851 so that database 500 can be shared and viewed simultaneously by several users.

In other embodiments the searchable database 200 of FIG. 1 may be the European Patent Office (EPO) database, the Japanese Patent Office database or an international patent database. Database 200 may also contain publications, magazines, books, and websites.

The many features and advantages of the present invention are apparent from the detailed specification, and, thus, it is intended by the appended claims to cover all such features and advantages of the described apparatus that follow the true spirit and scope of the invention. Furthermore, since numerous modifications and changes will readily occur to those of skill in the art, it is not desired to limit the invention to the exact construction and operation described herein. Moreover, the process and apparatus of the present invention, like related apparatus and processes used in medical applications tend to be complex in nature and are often best practiced by empirically determining the appropriate values of the operating parameters or by conducting computer simulations to arrive at a best design for a given application. Accordingly, other embodiments are within the scope of the following claims.

What is claimed is:

1. A method of researching and analyzing information contained in a plurality of documents, wherein said documents belong to a first database and are organized according to a first set of fields for an electronic search and retrieval by a computer, the method comprising:

5 conducting an electronic search of said first database to retrieve at least one document;

 developing a second set of fields;

 reading said at least one document to retrieve information pertaining to said second set of fields;

10 entering said at least one document, values of said first set of fields for said at least one document, said second set of fields and said retrieved information pertaining to said second set of fields into a second database; and

 analyzing said information contained in said second database.

15 2. The method of claim 1 wherein said first database is searched based on said first set of fields.

 3. The method of claim 1 wherein said first database is searched based on keywords.

20 4. The method of claim 1 wherein said first database is searched based on a Boolean phrase.

 5. The method of claim 1 wherein said first database is searched based on a “natural language” query.

25

 6. The method of claim 1 wherein said first database is a patent database, said documents are patents and said first set of fields are patent fields.

30 7. The method of claim 6 wherein said patent database is the United States Patent and Trademark Office patent database.

8. The method of claim 6 wherein said patent database is the European Patent Office patent database.

9. The method of claim 6 wherein said patent database is the Japanese Patent Office patent database.

10. The method of claim 6 wherein said patent database is an international patent database.

11. The method of claim 6 wherein said patent fields are selected from a group consisting of Patent Number, Title, Assignee Name and Location, Filing date, Date of patent, Application Number, Inventor(s) Name, U.S. Class, U.S. Subclass, International Class, International Subclass, Field of Search, Number of references cited, Number of claims, Number of independent claims, Abstract, Name of Primary Examiner, Name of secondary Examiner or Name of attorney, agent, firm.

12. The method of claim 1 wherein said documents are publications.

13. The method of claim 1 wherein said documents are books.

14. The method of claim 1 wherein said documents are newspapers.

15. The method of claim 1 wherein said documents are magazines.

16. The method of claim 1 wherein said second set of fields are user-defined fields and are developed from answers to questions contained in a first input form.

17. The method of claim 16 wherein said user-defined fields comprise a core competency of an invention.

18. The method of claim 16 wherein said user-defined fields comprise a technology of an invention.

5 19. The method of claim 16 wherein said user defined fields comprise an element of an invention.

20. The method of claim 16 wherein said user defined fields comprise a business driver for an invention.

10 21. The method of claim 16 wherein said user defined fields comprise a product of an invention.

15 22. The method of claim 16 wherein said user defined fields comprise a field of an invention.

23. The method of claim 16 wherein said user defined fields comprise a problem solved by an invention.

20 24. The method of claim 16 wherein said user defined fields comprise an intellectual property strategy for an invention.

25. The method of claim 16 wherein said user defined fields comprise a priority of an invention.

25 26. The method of claim 16 wherein said user defined fields comprise a capability for producing an invention.

27. The method of claim 16 wherein said user defined fields comprise a level of novelty of an invention.

30

28. The method of claim 16 wherein said user defined fields comprise a market size for an invention.

5 29. The method of claim 16 wherein said user defined fields comprise a maturity level of an invention.

30. The method of claim 16 wherein said user-defined fields comprise a level of importance of an invention.

10 31. The method of claim 16 wherein said user-defined fields comprise a patent strategy of an invention.

32. The method of claim 16 wherein said user-defined fields comprise a business strategy of an invention.

15 33. The method of claim 16 wherein said user-defined fields comprise an assessment of the ability to detect the use of an invention by anyone other than an owner of the invention.

20 34. The method of claim 16 wherein said user-defined fields comprise an estimate of use of an invention by competitors.

35. The method of claim 16 wherein said user-defined fields comprise an estimate of use of an invention by suppliers.

25 36. The method of claim 16 wherein said user-defined fields comprise an estimate of use of an invention by customers.

30 37. The method of claim 16 wherein said user-defined fields comprise an estimate of the alliance potential generated by an invention between an owner of the invention and others.

38. The method of claim 16 wherein said user-defined fields comprise an estimate of technology transfer potential generated by an invention between an owner of the invention and others.

5

39. The method of claim 16 wherein said user-defined fields comprise a level of prestige generated by an invention.

10

40. The method of claim 16 wherein said user-defined fields comprise an estimate of licensing potential of an invention.

41. The method of claim 16 wherein said user-defined fields comprise an estimate of market potential of an invention.

15

42. The method of claim 1 wherein said second database comprises an Access™ type database.

20

43. The method of claim 1 wherein said analyzing of the information contained in said second database comprises:

entering the information into a spreadsheet; and
displaying said user-defined fields in graphs and tables.

25

44. The method of claim 1 wherein each said second set of fields is associated with a value and said analyzing comprises summation of said values for each field.

45. The method of claim 1 wherein more than one documents are retrieved.

46. The method of claim 45 further comprising developing a high level of abstraction view of said retrieved documents.

30

47. An apparatus for researching and analyzing information contained in a plurality of documents comprising:

a computer system including a monitor and a central processing unit (CPU), said computer system accessing an Internet website;

a first database contained within said Internet website and wherein said database contains a plurality of documents organized according to a first set of fields for an electronic search and retrieval by said computer system,

computer instructions for conducting an electronic search of said first database to retrieve at least one document;

computer instructions for developing a second set of fields;

computer instructions for entering into a second database said at least one document, values of said first set of fields for said at least one document, said second set of fields and information pertaining to said second set of fields extracted via reading from said at least one document; and

computer instructions for analyzing information contained in said second database.

48. The apparatus of claim 47 wherein said second database is contained within said computer system.

METHOD OF RESEARCHING AND ANALYZING INFORMATION CONTAINED IN A DATABASE

5

Abstract of the Disclosure

This invention describes a method of researching and analyzing information contained in documents that belong to a first database and are organized according to first set of fields for an electronic search and retrieval by a computer. The method includes

10 the steps of conducting an electronic search of the first database to retrieve at least one document, developing user-defined fields, reading the at least one document to retrieve information pertaining to the user defined fields, entering the at least one document, values of the first set of fields for the at least one document, the user-defined fields and the retrieved information pertaining to the user defined fields into a second database and

15 analyzing the information contained in the second database. An example of a first database is the USPTO patent database and the documents are patents. In this case a user fills out input forms describing and capturing specific interests, which are used to develop user-defined fields. Examples of such user-defined fields include among others core competencies, technologies, elements, business drivers, products, fields of the invention,

20 problems solved, intellectual property strategy, priority, capabilities, level of novelty, market size, maturity of technology, patent strategy, business strategy, importance of products, detectability of the invention, use of the invention by competitors, suppliers, and customers, alliance potential or technology transfer potential and prestige.

25

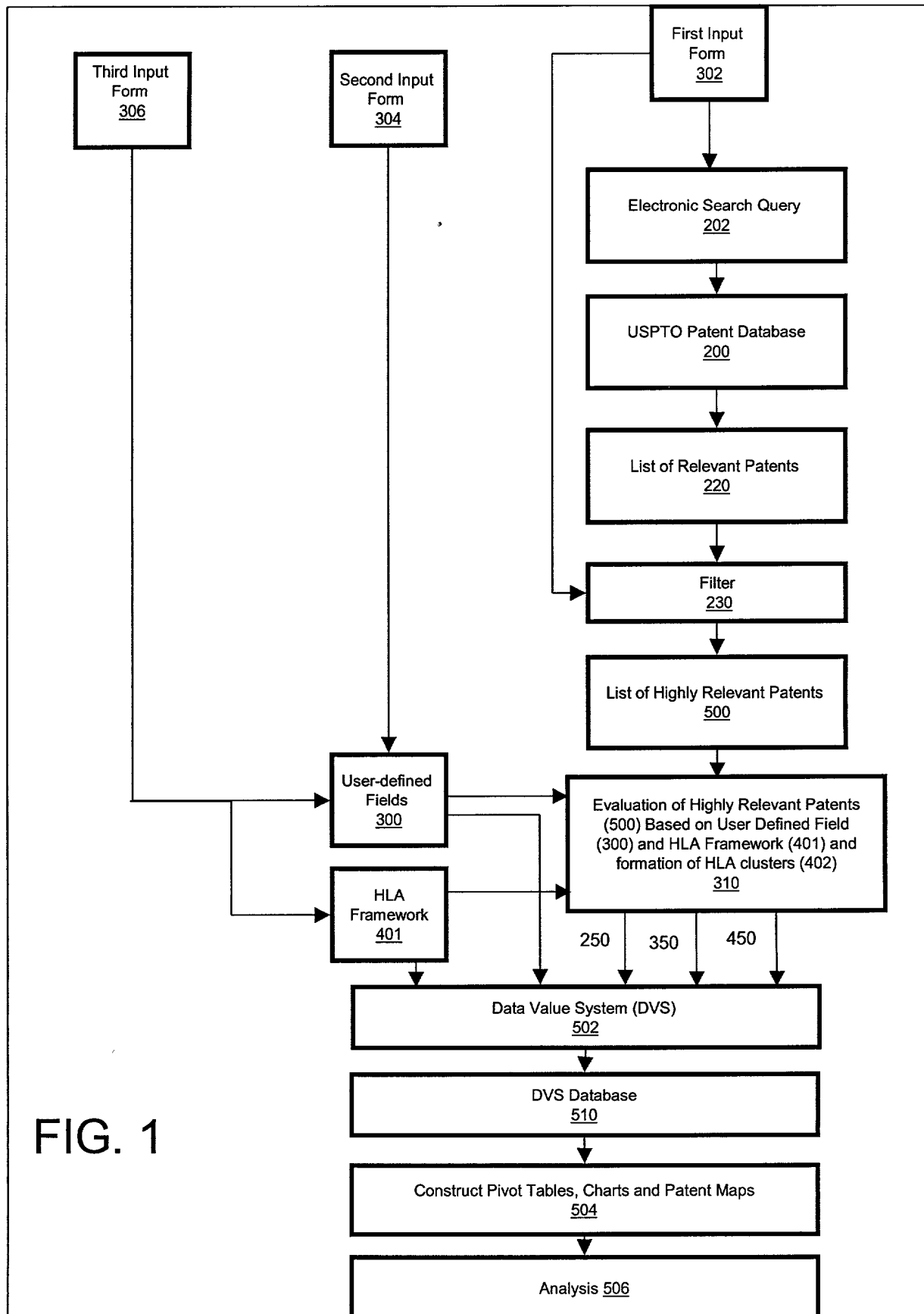


FIG. 1

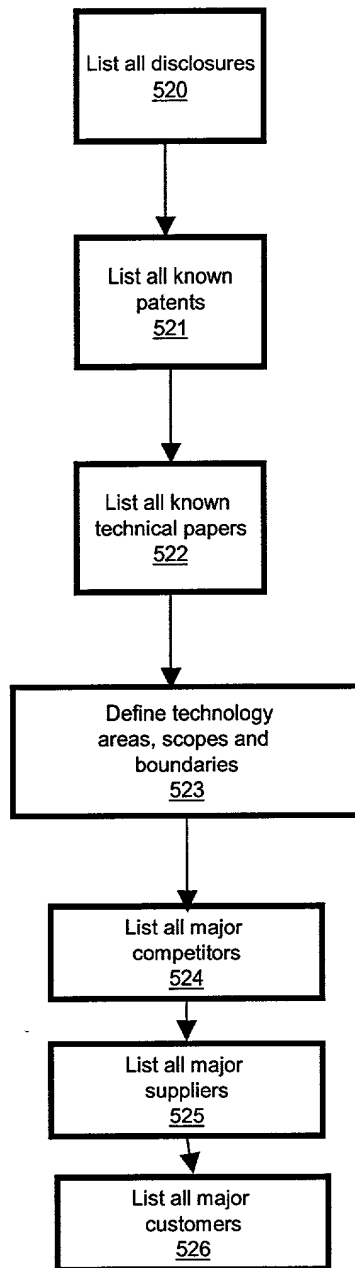
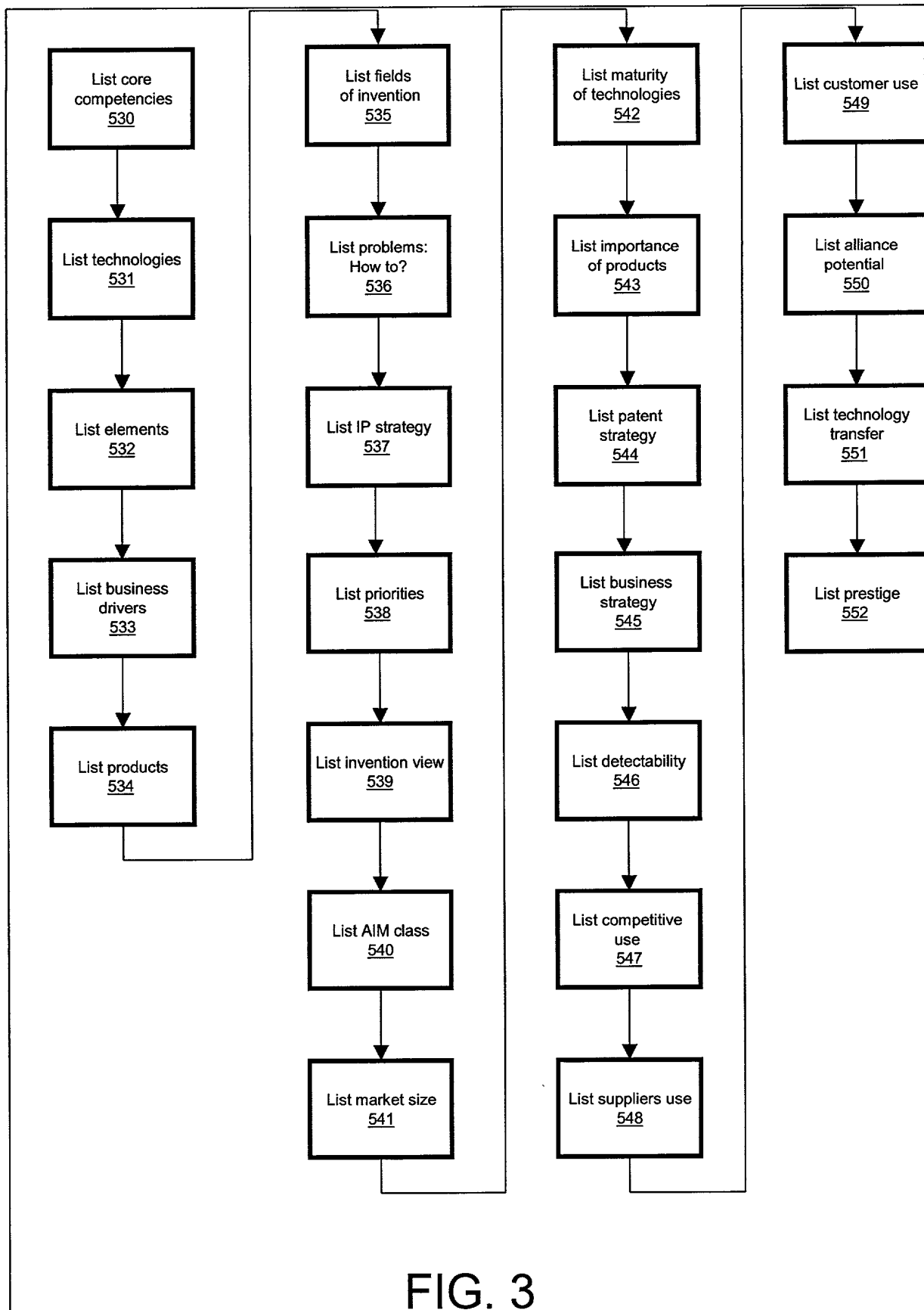


FIG. 2



| Core Competency | Description | Weight Factor |
|--------------------|-------------|---------------|
| Organic chemist | | 7 |
| | | |
| Chemical engineer | | 5 |
| Biochemist | | 5 |
| Toxicologist | | 3 |
| | | |
| Physical chemist | | 5 |
| Analytical chemist | | 5 |
| | | |
| | | |
| Medical Doctor | | 5 |

FIG. 4

| Technology | Description | Weight |
|-------------------------|-----------------------------|--------|
| Organic chemistry | synthesis | 7 |
| Analytical chemistry | development method | 3 |
| | | |
| Manufacturing processes | | 3 |
| | | |
| | | |
| Animal studies | testing of drugs on animals | 3 |
| | | |
| | | |
| | | |
| | | |
| | | |

FIG. 5

| Element | Description | Weight Factor |
|----------------------|-------------|---------------|
| Chemical formulation | | 7 |
| | | |
| | | |
| use friendly package | | 5 |
| | | |
| | | |
| Patient reaction | | 7 |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |

FIG. 6

| Business Driver | Weight Factor |
|------------------|---------------|
| Market response | 7 |
| | |
| User convenience | 10 |
| | |
| new treatment | 5 |

FIG. 7

FIG. 8

| Field of Invention | Description of Fields | Weight Factor |
|---------------------|-----------------------|---------------|
| synthetic chemistry | | 3 |
| formulation | | 5 |
| | | |
| | | |
| | | |
| method of use | | 7 |
| | | |

FIG. 9

Pub. No. 2004/026269

| Problems: How to...? | Weight Factor |
|-------------------------|---------------|
| improve bioavailability | 7 |
| | |
| improve drug acceptance | 7 |
| | |
| | |
| improve drug efficacy | 9 |
| | |

FIG. 10

| IP Strategies | Description of all Technologies | Weight Factor |
|-------------------------|---------------------------------|---------------|
| Patent Around | combination of products | 7 |
| Publish In Front Of | tableting, chemical formulation | 4 |
| Publish Around | | |
| Need To Understand More | | |
| Not In area of Interest | Method of use | 1 |

FIG. 11

| Priority | Technologies or Products |
|-----------|---|
| Emergency | once weekly dosing |
| High | direct compression formulation, coated tablet |
| Medium | organic synthesis |
| Low | |

FIG. 12

| Invention View | Description of Technologies or Products |
|-------------------------|---|
| User's Capability | tableting, coating, packaging |
| | |
| Supplier's Capability | analytical chemistry |
| Competitors' Capability | |

FIG. 13

| Applied Invention Matrix | | Description of Technologies or Products |
|--------------------------|--|---|
| Breakthrough | | method of use |
| Distinctive | | coating, tableting |
| Incremental | | |

FIG. 14

| Market Size | Description of Technologies or Products |
|-------------------|--|
| \$1M-10M | |
| \$10M-100M | |
| \$100M-1B | |
| \$1B-5B | coating, combination products |
| Greater than \$5B | synthetic chemistry, formulation, tableting, method of use |

FIG. 15

| Maturity of Technology | Description of Technologies or Products | Weight Factor |
|------------------------|--|---------------|
| Last Generation | synthetic chemistry, tableting, | 5 |
| Current Generation | coating, | 3 |
| Emerging Generation | chemical formulation, packaging, method of use, combination products | 7 |

FIG. 16

| Importance of Product | Description of Technologies or Products |
|------------------------|--|
| Peripheral | tableting, |
| Element of a Product | formulation, coating, packaging |
| Essential to a Product | method of use |
| Creates a Product | synthetic chemistry, combination of products |

FIG. 17

| Patent Strategy | Description of Technologies or Products |
|---|---|
| No Patent Strategy for this Invention field | calcitonin |
| High | disease treatment, drug prevention, estrogen inhibitors |
| Medium | estrogen, |
| Low | analytical method |

FIG. 18

| Business Strategy | Description of Technologies or Products |
|--|---|
| No Business Strategy For Field Of This Invention | formulation, tableting |
| High | synthetic chemistry |
| Medium | method of use, combination of products |
| Low | tableting, coating, packaging |

FIG. 19

| Detection | Description of Technologies or Products |
|----------------------|--|
| Obvious | coating, tableting, packaging, method of use, combination products |
| Easily Detected | |
| Detectable With Work | synthetic chemistry, formulation |
| Undetectable | |

FIG. 20

| Competitors Use | Description of Technologies or Products |
|---------------------------------------|---|
| Less than 10% of Competitors will use | |
| 10-50% of Competitors will use | synthetic chemistry, formulation, method of use, combination products |
| Most Competitors will use | tableting, coating, packaging, |
| Unknown | |
| | |
| Will only be used by our Company | |

FIG. 21

| Suppliers use | Description of Technologies or Products |
|-------------------------------------|---|
| Less than 10% of Suppliers will use | tableting, coating, packaging, formulation, method of use, combination products |
| 10-50% of Suppliers will use | |
| Most Suppliers will use | synthetic chemistry |
| Unknown | |

FIG. 22

| Customer Use | Description of Technologies or Products |
|-------------------------------------|--|
| No Customers will use | tableting, coating, formulation, synthetic chemistry ,packaging, method of use, combination products |
| Less than 10% of Customers will use | |
| 10-50% of Customers will use | synthetic chemistry |
| Most of Customers will use | |

FIG. 23

| Alliance Potential | Description of Technologies or Products |
|--------------------|---|
| Low | tableting, |
| Medium | packaging, formulation |
| High | synthetic chemistry, coating, method of use, combination products |
| Unknown | |

FIG. 24

| Tech Transfer Potential | Description of Technologies or Products |
|-------------------------|--|
| Low | tableting, coating |
| Medium | formulation, packaging |
| High | synthetic chemistry, method of use, combination products |
| Unknown | |

FIG. 25

| Prestige | Description of Technologies or Products |
|----------|---|
| Low | tableting, formulation |
| Medium | synthetic chemistry, coating, packaging |
| High | method of use, combination products |

FIG. 26

Step One: Main Categories**560**

To create the HLA framework, the products or technology must first be separated into general categories. For example, a computer system might be separated into the general categories of the processor, the monitor and input devices.

**Step Two: Sub-Category 1****562**

Next, separate the general categories into sub-categories. For example, the processor might be separated into the motherboard, the graphics board and the disk drives.

**Step Three: Sub-Category 2****564**

Next, if possible, separate each sub-category 1 entry into another level of sub-categories. For example, the motherboard might be separated into the CPU and the cache.

**Step Four: Add to Spreadsheet****566**

Finally, add this information to the spreadsheet by double clicking the icon below. Place the main categories in the "HLA – Main" column, the first sub-categories in the "Sub-Category 1" column, and the second sub-categories in the "Sub-Category 2" column.

FIG. 27

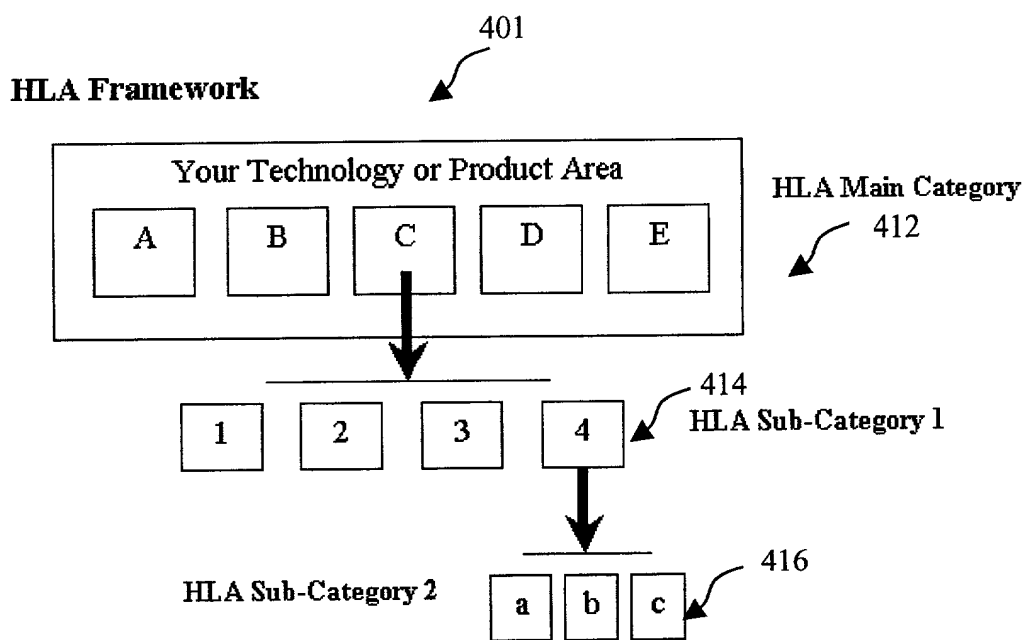


FIG. 28

Product: Computer 420

| HLA - Main | HLA - Sub-Category 1 | HLA - Sub-Category 2 |
|--------------------------|---------------------------|----------------------|
| Processor <u>422</u> | Mother Board <u>428</u> | CPU <u>440</u> |
| Processor <u>422</u> | Mother Board <u>428</u> | Cache <u>442</u> |
| Processor <u>422</u> | Mother Board <u>428</u> | Ports <u>444</u> |
| Processor <u>422</u> | Graphics Board <u>430</u> | |
| Processor <u>422</u> | Disk Drives <u>432</u> | |
| Monitor <u>424</u> | Screen <u>434</u> | |
| Input Devices <u>426</u> | Mouse <u>436</u> | Buttons <u>446</u> |
| Input Devices <u>426</u> | Keyboard <u>438</u> | |

FIG. 29

FIG. 30

Product

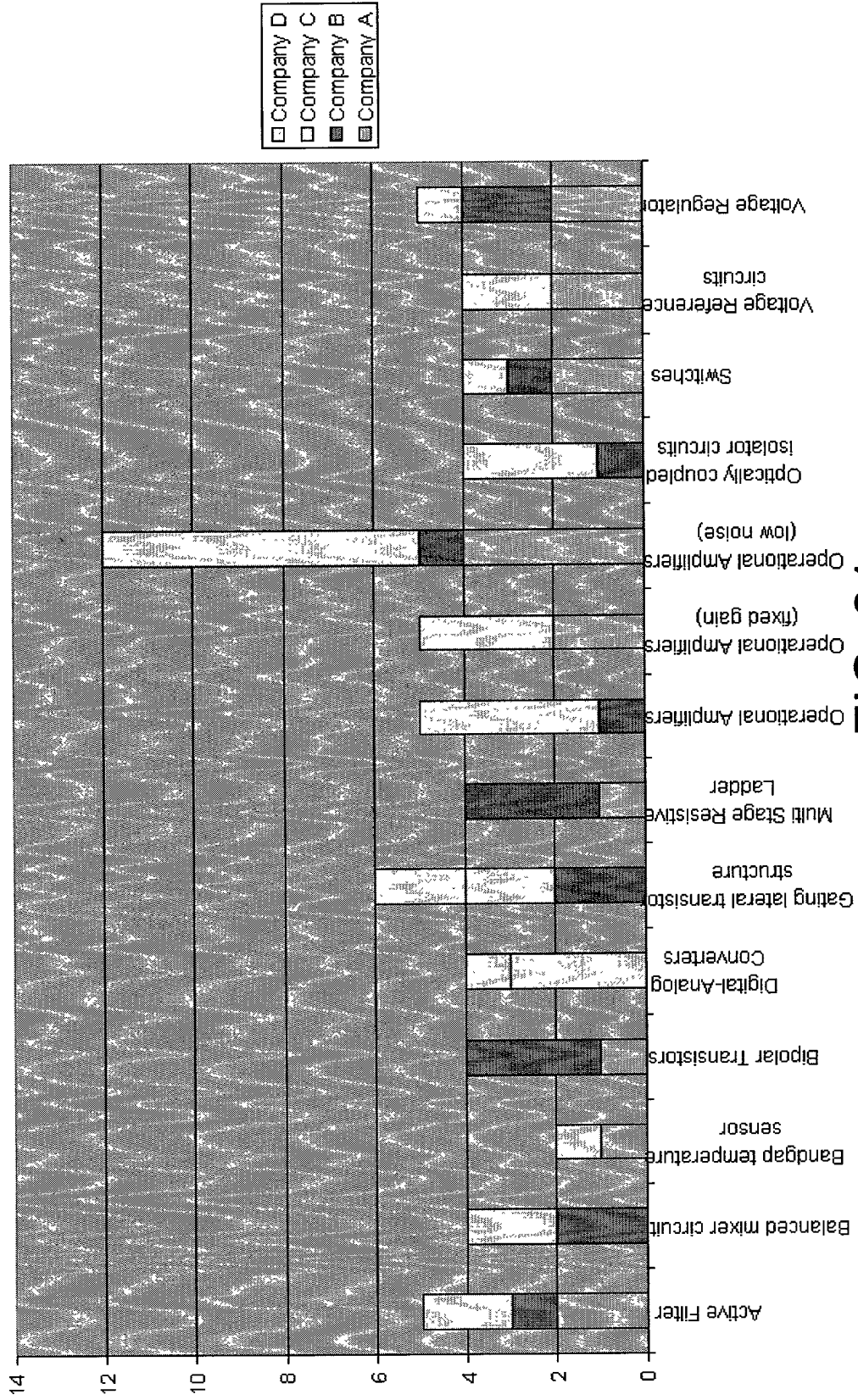


FIG. 31

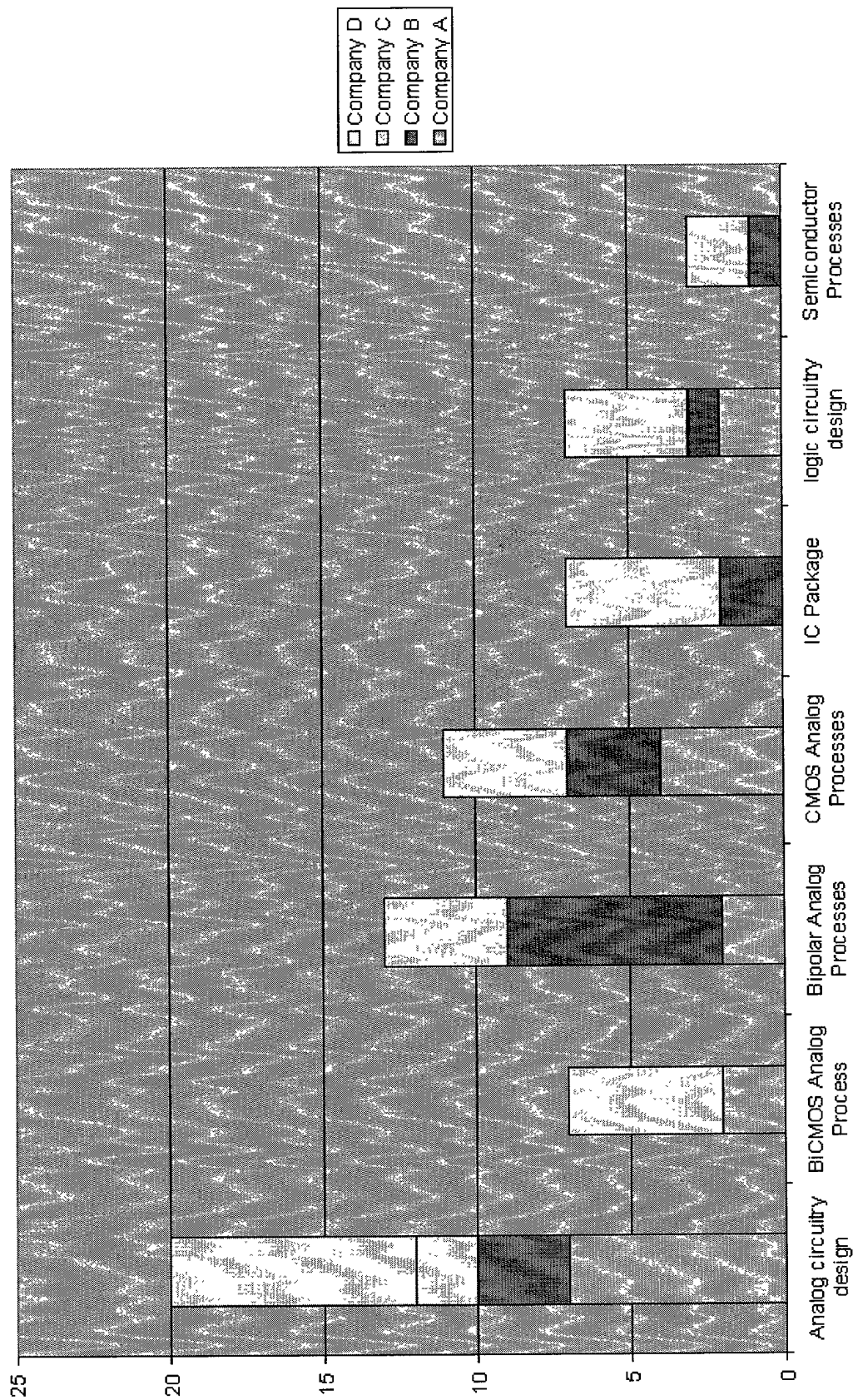


FIG. 32

Business Drivers

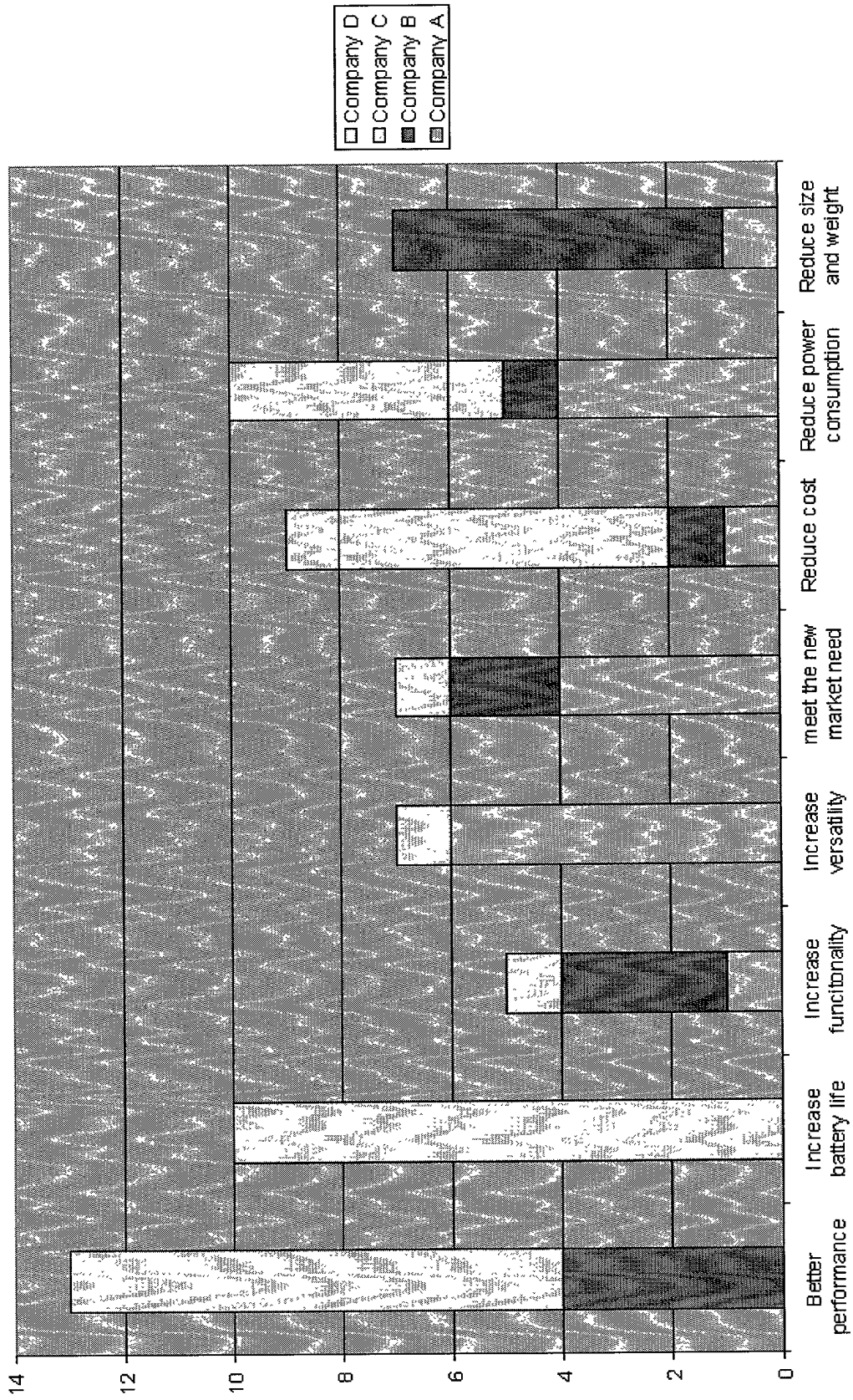


FIG. 33

Core Competency

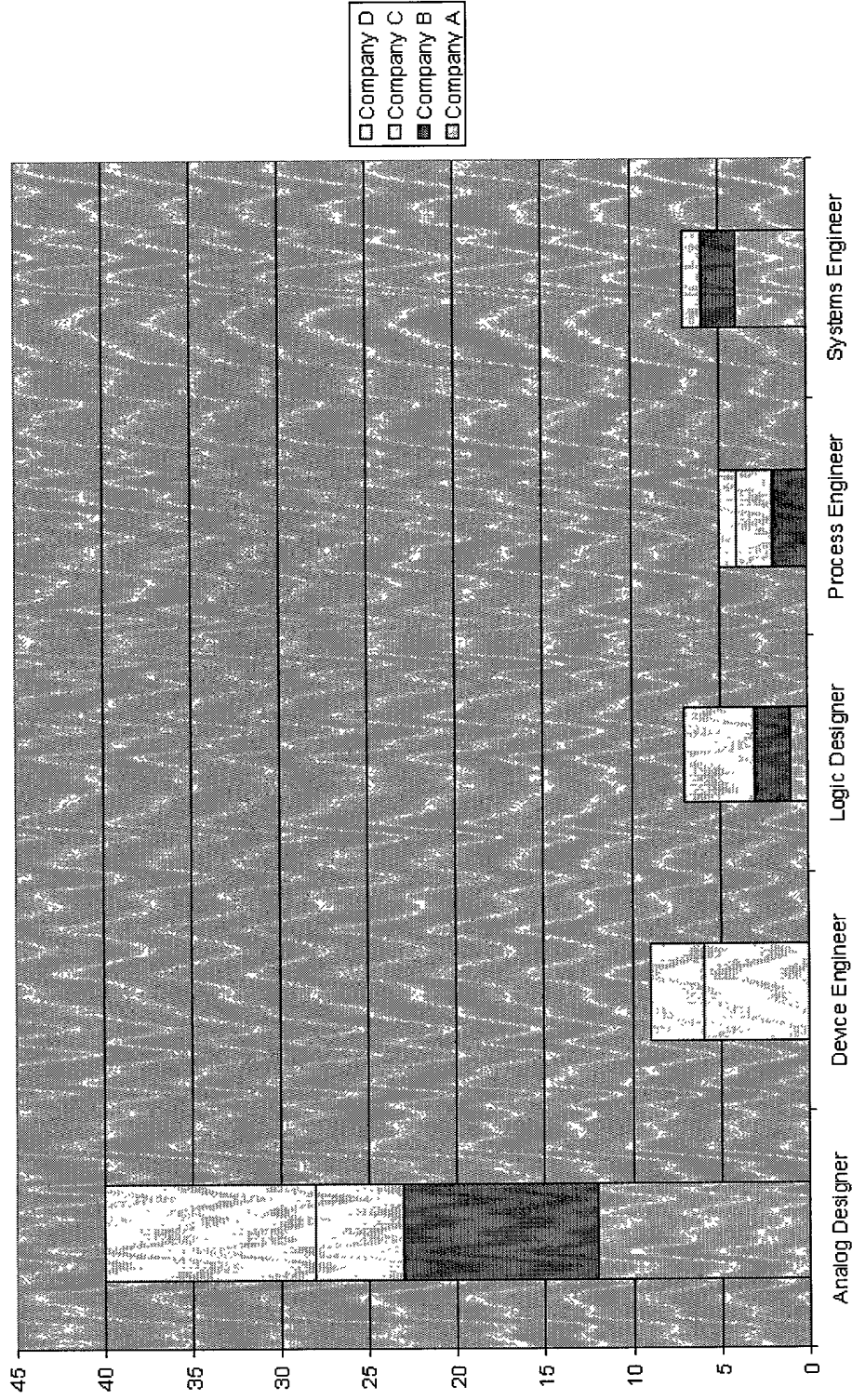


FIG. 34

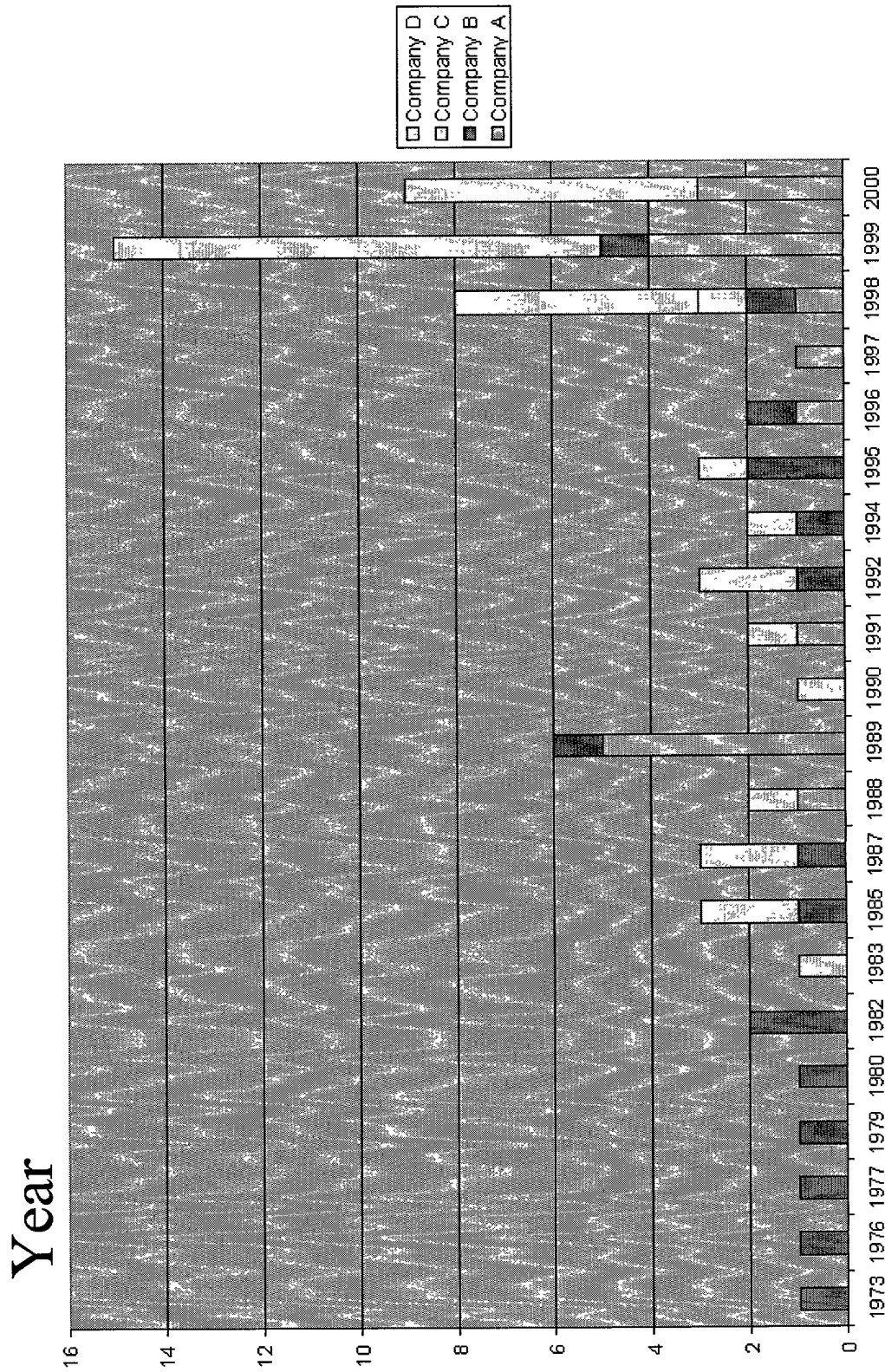


FIG. 35

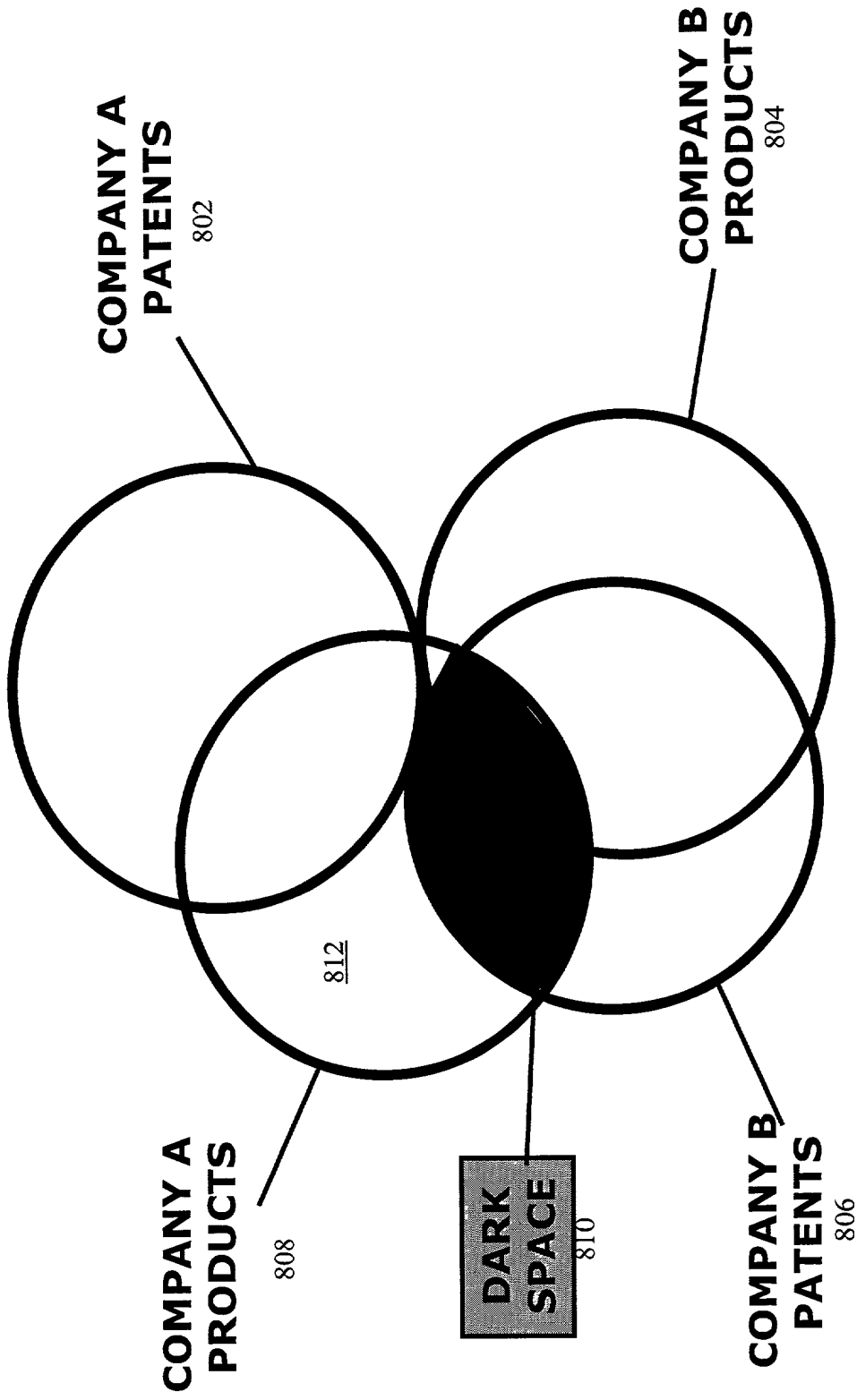


FIG. 36

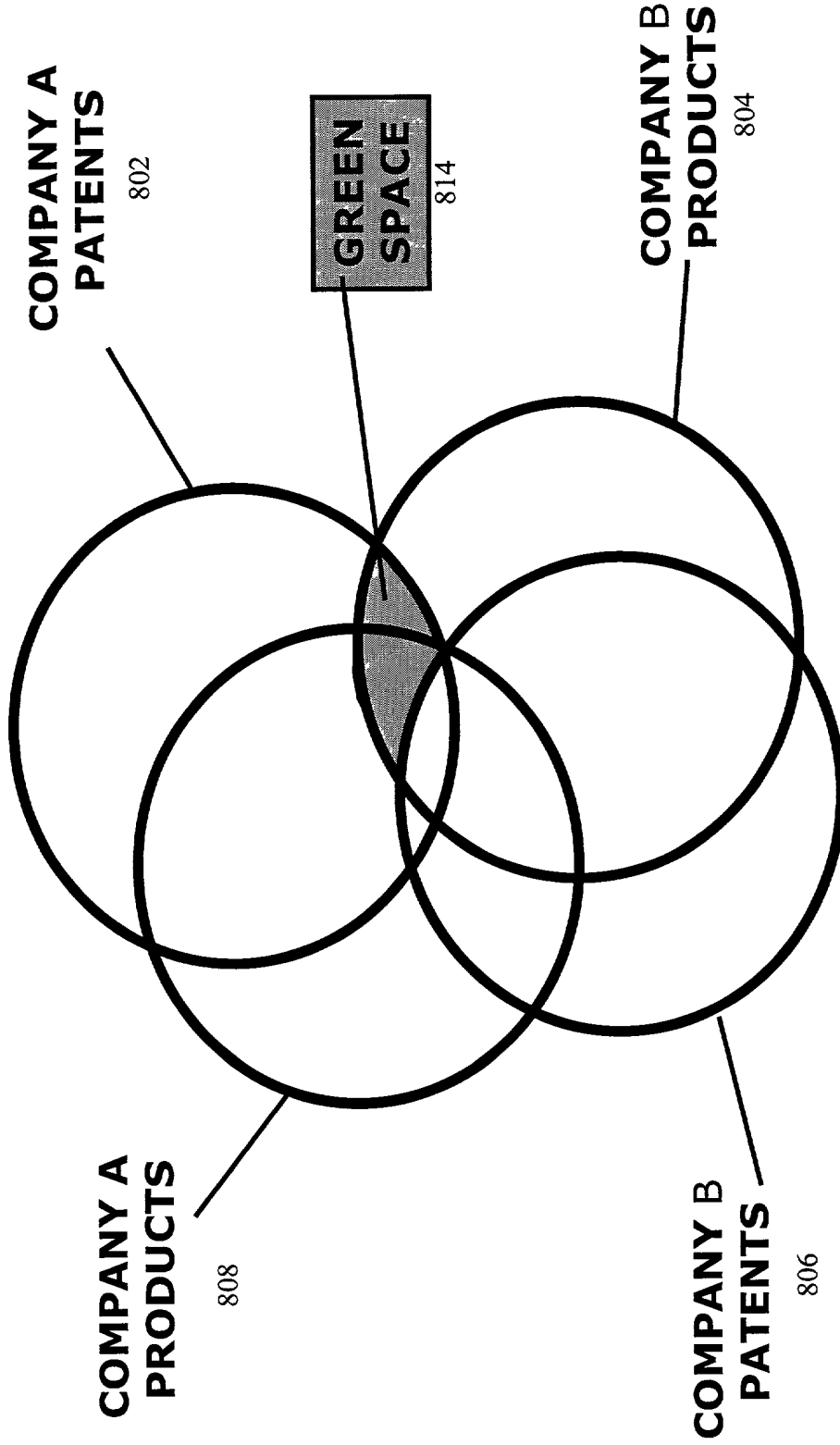


FIG. 37

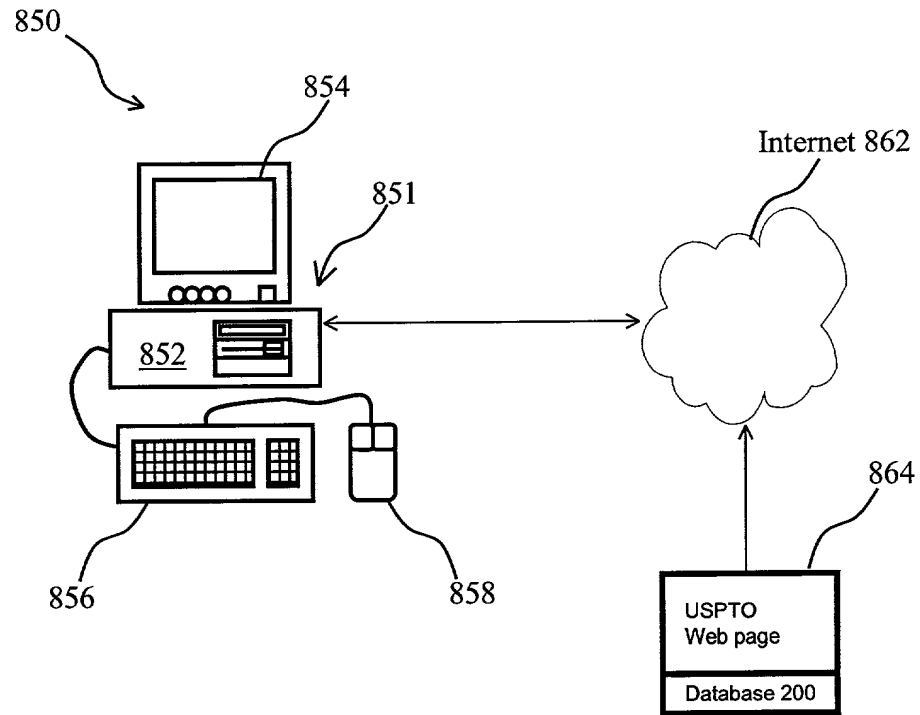


FIG. 39

| | |
|--|--|
| Standard Patent Fields | |
| Patent No. | |
| Assignee | |
| Year | |
| Application date | |
| Inventor | |
| Class | |
| Sub Class | |
| IPC | |
| Number of Claims | |
| Number of Independent Claims | |
| Number of Citations | |
| Number of Content terms in first claim | |
| Number of content terms in exemplary claim | |
| Field 16 | |
| Title | |
| Field 18 | |

Table 1: Index of patent fields (prior art)

| User Field | Definition |
|--------------------------|---|
| Core Competencies | Skills and background needed to produce the invention or field of interest |
| Technologies | Principal technologies utilized in developing the invention or field of invention(FOI) |
| Elements | Principal elements (components) used to produce the invention or FOI |
| | for apparatus are actual elements |
| | for methods are steps |
| Business Drivers | Commercial advantages of the invention. |
| | e.g., higher yield, reduced cost, improved uniformity, reduced size |
| Products | Products / methods / processes produced by the invention |
| | e.g., electrodes, market forecast... |
| Field of the invention | Fields of the invention. e.g, etching, data compression, etc... |
| Problems | Major technical problems that the invention solves; how to... |
| | e.g. resist corrosion, compress data, etc. |
| IP Strategy | Categorize the technology or product of the invention by the possibility of use against competitor's patents. |
| Priorities | Prioritize the importance of each technology or product for a company. |
| Invention view | Capabilities a company needs to have to produce the product of the invention. |
| AIM | Categorize the level of novelty of the invention according to breakthrough, distinctive, incremental |
| Market size | Market size for the product or FOI. |
| Maturity of Technologies | Estimation of the maturity of the invention . |
| Importance of Products | Importance of products or FOI to current or other planed products. |
| Patent strategy | Importance of the technologies or products to your patent strategies. |
| Business Strategy | Importance of the invention to the business strategy. |
| Detectability | Categorize FOI by the ability to detect their use by others. |
| Competitive use | Percentage of competition who would use the invention. |
| Supplier use | Percentage of suppliers who would use the invention. |
| Customer use | Percentage of Customers who would use the invention. |

Table 2: List of all user fields and their definition

| Columns | 660 |
|--|-----|
| Patent No. | |
| Assignees | |
| Year | |
| Application date | |
| Inventors | |
| Class | |
| Current Sub Class | |
| IPC | |
| Number of Claims | |
| Number of Independent Claims | |
| Number of Citations | |
| Number of Citations not from applicant | |
| Number of Content terms in first claim | |
| Number of content terms in exemplary claim | |
| Field 16 | |
| Title | |
| Field 18 | |

Standard
Patent Fields
651

User-
defined
Fields
300

650

| Columns | 660 |
|---|-----|
| Technology | |
| Product | |
| Invention View | |
| Date | |
| Note (field of the invention) | |
| Value | |
| License Out | |
| IP Type | |
| Idea | |
| Priority | |
| Area | |
| Priority date | |
| Inventor 2 | |
| Inventor 3 | |
| Inventor 4 | |
| Cluster | |
| Cluster | |
| Cluster Name | |
| Invention Type (Method or Apparatus...) | |
| AIM Class | |
| Core Competency | |
| Business Drivers | |
| Field of Invention | |
| Problems | |
| HLA (High Level Abstraction) | |
| HLA Category Level 1 | |
| HLA Category Level 2 | |
| HLA Cluster Group | |
| Group | |
| Market Size | |
| Maturity of Technology | |
| Importance to Products | |
| Patent Strategy | |
| Business Strategy | |
| Scope of Claims | |
| Detectability | |
| Avoidance | |
| Competitive Use | |
| Supplier Use | |
| Customer Use | |
| Alliance Potential | |
| Technology Transfer | |
| Prestige | |
| Patent ID | |
| Patent HTML | |
| Initials (reader) | |
| Count | |

Table 3: Microsoft Excel Master Worksheet

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; I believe I am an original, first and joint inventor of the subject matter claimed in the present application and for which a patent is sought on the invention entitled:

**METHOD OF RESEARCHING AND ANALYZING INFORMATION CONTAINED
IN A DATABASE**

the specification of which (check one):

 X is attached hereto;

 was file on , as United States Application Serial No. .

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims and the drawings, and including any amendments referred to herein.

Duty of Disclosure and Truthfulness of Information Provided

I acknowledge the duty to disclose information that is material to the patentability of the above-identified invention of the present application in accordance with Title 37, Code of Federal Regulations, section 1.56.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, Title 18 of the United States Code, section 1001, and that such willful false statements may jeopardize the validity of this application or any patent issuing thereon.

Foreign Priority

I hereby claim foreign priority under Title 35, United States Code, section 119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate have a filing date before that of the application for which priority is claimed:

Prior Foreign Application(s): _____

| Number | Country | Day/Month/Year | Priority Claimed (Yes/No) |
|--------|---------|----------------|---------------------------|
| _____ | _____ | _____ | _____ |
| _____ | _____ | _____ | _____ |
| _____ | _____ | _____ | _____ |

U.S. Provisional Application Priority

I hereby claim benefit under Title 35, United States Code, section 119(e) of any United States provisional patent applications listed below: _____

| Provisional Application Serial No. | Filing Date |
|------------------------------------|-------------|
| _____ | _____ |
| _____ | _____ |
| _____ | _____ |

U.S. Non-Provisional Application Priority

I hereby claim the benefit under Title 35, United States Code, section 120, of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, section 112, I acknowledge the duty to disclose information material to the patentability of the above-identified invention as defined in Title 37, Code of Federal Regulations, section 1.56, which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Prior U.S. Applications: _____

| Serial No. | Filing Date | Status (patented, pending, abandoned) |
|------------|-------------|---------------------------------------|
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |

Power of Attorney

As a named inventor, I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith:

Aliko K. Collins, Ph.D., Reg.Nr.: 43558

Send all correspondence to:
Attention: Aliko K. Collins, Ph.D.
IPCapitalGroup, Inc
400 Cornerstone Drive, Suite 325
Williston, VT 05495
Tel: 802-872-3200
FAX: 802-288-9468

Direct all telephone calls to: Aliko K. Collins, Ph.D., Reg.Nr.: 43558,
Tel: 802-872-3200, X 279

(continue to next page)

INVENTORS

1. Full Name of Inventor: John Edward Cronin

Signature of Inventor: John E Cronin Nov 27, 2000

Post Office Address: 130 Sunset Circle, Milton, VT 05468

Citizenship: United States of America

2. Full Name of Inventor: Yu Wang Bibby

Signature of Inventor: Yu Wang Bibby

Post Office Address: 275 French Hill Road, St. Albans, VT 05478

Citizenship: United States of America

Additional sheet with Inventor information attached: ☐ Yes ☒ No